same.

EXHIBIT

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MAINE

MALLORY BIGELOW, as)					
PERSONAL REPRESENTATIVE OF THE ESTATE OF CAROLYN NADEAU)))					
Plaintiff,) Civil Action No. 1:23-cv-00408-SDN					
v.)					
TOWN OF MILO,	ý					
Defendant.)					
PLAINTIFF'S ADMISSIONS TO DEFENDANT						
Plaintiff, Mallory Bigelow, Personal Representative of the Estate of Carolyn Nadeau, by and						
through undersigned counsel, pursuant to F.R. Civ. P	. 36, and admits the following;					
1. I received a copy of the "State of Maine Tax Collector's Notice, Lien Claim and Demand, 30 Day Notice" for 2018 property taxes assessed to 580 Lakeview Road by the Town of Milo, dated April 23, 2019, attached hereto as Exhibit 1.						
Admit	X Deny					
Plaintiff, after reasonable inquiry, lacks knowledge or information sufficient to form a belief about the truth of this request, and therefore cannot admit or deny it and so denies the same.						
2. I received a copy of the "State of Maine Tax Lien Certificate 2018" for 2018 property taxes assessed to 580 Lakeview Road by the Town of Milo, dated May 24, 2019, attached hereto as Exhibit 2.						
Admit	X Deny					
	s knowledge or information sufficient to form a refore cannot admit or deny it and so denies the					

3.	I received a copy of the "State of Maine Notice of Impending Automatic Fored Title 36, M.R.S.A. Section 943" for 2018 property taxes assessed to 580 Lakeview by the Town of Milo, dated October 13, 2020, attached hereto as Exhibit 3.			
	Admit	XDe	ny	
belief a	Plaintiff, after reasonable inquiry, lacks kr about the truth of this request, and therefo			
4.	I received a copy of the "State of Main Demand, 30 Day Notice" for 2019 prope the Town of Milo, dated April 21, 2020, a	erty taxes assessed to 580 La	keview Road by	
	Admit	XDei	ny	
belief a	Plaintiff, after reasonable inquiry, lacks kr about the truth of this request, and therefo	A		
5.	I received a copy of the "State of Maine Taxes assessed to 580 Lakeview Road b attached hereto as Exhibit 5.			
	Admit	XDe	ny	
belief a	Plaintiff, after reasonable inquiry, lacks kr about the truth of this request, and therefo			
6.	I received a copy of the "State of Main Demand, 30 Day Notice" for 2020 prope the Town of Milo, dated April 20, 2021, a	erty taxes assessed to 580 La	keview Road by	
	Admit	XDe	ny	

Plaintiff, after reasonable inquiry, lacks knowledge or information sufficient to form a belief about the truth of this request, and therefore cannot admit or deny it and so denies the same.

7.	I received a copy of the "State of Maine Tax Lien Certificate 2020" for 2020 propert
	taxes assessed to 580 Lakeview Road by the Town of Milo, dated May 21, 2021
	attached hereto as Exhibit 7.

Admit	X	Deny
11411111		

Plaintiff, after reasonable inquiry, lacks knowledge or information sufficient to form a belief about the truth of this request, and therefore cannot admit or deny it and so denies the same.

Dated: May 27, 2025

/s/John Z. Steed

John Z. Steed, Esq. Bar No. 5399 Island Justice P.O. Box 771/43 School Street Stonington, ME 04681 (207) 200-7077 iohn@islandjusticelaw.com